

The Gazette



of India

PUBLISHED BY AUTHORITY

No. 4] NEW DELHI, SATURDAY, JANUARY 27, 1962/MAGHA 7, 1883

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 17th January 1962.

Issue No.	No. and Date	Issued by	Subject
19.	S.O. 177, dated 15th January, 1962.	Election Commission, India	Amendments in the Table appended to its notification No. 434/13/61, dated the 23rd December, 1961.
20.	S.O. 178, dated 15th January, 1962.	Ditto.	Appointing Assistant Returning Officers for the Parliamentary Constituencies specified in the corresponding entry in column 2.
21	S.O. 179, dated 15th January, 1962.	Ditto.	Direction that the following amendments shall be made in its notification No. 434/MT/61 (1), dated the 1st January, 1962.
22.	S.O. 180, dated 15th January, 1962.	Ditto.	Designating Returning Officers and Assistant Returning Officers for each of the Parliamentary Constituencies appended in column 1 of the Table
23.	S.O. 181, dated 17th January, 1962.	Ditto.	Appointing Assistant Returning Officers for the Parliamentary Constituencies in the Union Territory of Himachal Pradesh.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 22nd January, 1962.

S.O. 251.—The Central Government is pleased to notify that Sawai Manjhley Raja Mahipendra Vikram Singh Ju Deo, 2nd son of His Highness the Maharaja of Ajaigarh, has been nominated by the said Ruler for the purpose of entry 2(b) of the table annexed to Schedule I to the Indian Arms Rules, 1951.

[No. 16/1/62-P. IV.]

S. K. SINGH, Under Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 12th January 1962

S.O. 252.—In pursuance of clause (3) of article 77 of the Constitution and of all other powers enabling him in this behalf, the President is pleased to make the following amendment in the Delegation of Financial Powers Rules, 1958, (published as S.O. 2614 in the Gazette of India, dated the 20th December, 1958), namely:—

Amendment No. 106

In Schedule I to the Rules, under 'L—Ministry of Labour and Employment' insert the following:—

"11—Director of Training, Directorate-General of Employment and Training.

(in respect of the Central Training Institutes for Instructors under his control)."

(This amendment takes effect from 23rd December 1961).

[No. 19(12)-E.II(A)/61.]

C. R. KRISHNAMURTHI, Dy. Secy.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 12th day of January, 1962

ISSUE DEPARTMENT

Liabilities	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department	12,49,09,000		A. Gold Coin and Bullion:—		
Notes in circulation	1991,41,38,000		(a) Held in India	117,76,03,000	
Total Notes issued		2003,90,47,000	(b) Held outside India	
			Foreign Securities	126,86,07,000	
			TOTAL OF A		244,62,10,000
			B. Rupee Coin		120,48,12,000
			Government of India Rupee Securities		1638,80,25,000
			Internal Bills of Exchange and other commercial paper
TOTAL LIABILITIES		2003,90,47,000	TOTAL ASSETS		2003,90,47,000

Dated, the 17th day of January, 1962.

H. V. R. IENGAR,
Governor.

[No. F. 3(2)-BC/62.]

A. BAKSHI,
Joint Secy.

(Department of Economic Affairs)

ORDER

New Delhi, the 18th January 1962

S.O. 254.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 72 of the States Reorganisation Act, 1956 (37 of 1956), the President hereby declares,

- (a) that from and out of the Consolidated Fund of the State of Hyderabad, the sums specified in column 3 of the Schedule annexed to this Order amounting in the aggregate to the sum of nine crores, fifty-nine lakhs, sixty-two thousand, three hundred and eighty nine rupees shall be deemed to have been duly authorised to be paid and applied to meet the amount spent for defraying the charges in respect of the services specified in column 2 of the said Schedule during the financial year ended on the 31st day of March, 1956, in excess of the amount granted for those services and for that year; and
- (b) that the sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Hyderabad under this Order shall be deemed to have been appropriated for the services and purposes expressed in the said Schedule in relation to the financial year ended on the 31st day of March, 1956.

THE SCHEDULE

Sl. No.	Services and Purposes	Excess		
		Voted	Charged	Total
(1)	(2)	(3)		
1	3—State Excise Duties	25,576	25,576
2	6—Registration	2,086	..	2,086
3	7—Charges on Account of Motor Vehicles Act	8,79,426	..	8,79,426
4	28—Electricity Schemes—Working Expenses	15,330	15,330
5	29—Road Transport Department	2,25,558	2,25,558
6	31—Territorial and Political Pensions	35,704	..	35,704
7	33—Commuted Value of Pensions	2,47,170	..	2,47,170
8	45—Payment of Commuted Value of Pensions	2,47,170	..	2,47,170
9	47—Repayment of Debt	9,42,84,369	9,42,84,369
		14,11,556	9,45,50,833	9,59,62,389

[No. F. 12(35)-B/61.]

SHIV NAUBH SINGH, Jt. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 16th January 1962

S.O. 255.—In exercise of the powers conferred by section 14 of the Standards of Weights and Measures Act, 1956 (89 of 1956), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Commerce and Industry No. S.O. 1899, dated the 1st August, 1960 (relating to the permission of the continuance of the use of any weight or measure which immediately before the 1st August, 1960 was in use in respect of ports and shipping industry), namely:—

In the said notification, for the words "for a period of eighteen months", the words "for a period of two years" shall be substituted.

[No. SMC-15(35)/60.]

K. V. VENKATACHALAM, Jt. Secy.

New Delhi, the 22nd January, 1962

S.O. 256.—The Central Government, having considered in consultation with the Forward Markets Commission, the application for renewal of recognition made under section 5 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), by The Calcutta Wheat and Seeds Association, Calcutta, and being satisfied that it would be in the interest of the trade and also in the public interest so to do, hereby grants, in exercise of the powers conferred by section 6 of the said Act, recognition to the said Association for a further period of one year ending 30th January, 1963, in respect of forward contracts in linseed in the City of Calcutta.

2. The recognition hereby granted is subject to the condition that the said Association shall comply with such directions as may from time to time be given by the Forward Markets Commission.

[No. 34(1)-TMP/FMC/59.]

T. S. KUNCHITHAPATHAM, Under Secy.

CORRIGENDUM

New Delhi, the 19th January 1962

S.O. 257.—In the Ministry of Commerce & Industry Order No. S.O. 1946, dated the 10th August 1961, published in Part II Section 3 Sub-Section (ii) to the Gazette of India dated the 19th August 1961:

for "Dr. R. Mazumdar, Works Manager, M/s. May & Baker Ltd.,
World, Bombay-18. Owners"

read "Dr. R. N. Majmudar, Manager. M/s. May & Baker Ltd.,
Bombay-78. Owners"

[No. 1(14)L.Pr/60.]

J. S. BAKHSI, Under Secy.

(TRADE AND MERCHANDISE MARKS)

New Delhi, the 22nd January, 1962

S.O. 258.—In exercise of the powers conferred by sub-section (1) of section 127, and section 133, of the Trade and Merchandise Marks Act, 1958 (43 of 1958), the Central Government hereby makes the following rules further to amend the Trade and Merchandise Marks Rules, 1959, the same having been previously published as required by sub-section (1) of the said section 133, namely:—

1. These rules may be called the Trade and Merchandise Marks (Amendment) Rules, 1962.
2. In the First Schedule to the Trade and Merchandise Marks Rules, 1959, for entry No. 72-A, the following entry shall be substituted, namely:—

"72A For supply of
photo copies
of documents.

For full size
(6½" × 8½" or 6" × 10")
(16.5 cm. × 21.6 cm. or
15.24 cm. × 25.4 cm.).....
Rs. 5.00 for the first copy and
Rs. 4.50 nP. for each additional
copy thereof.

For cabinet size
(4½" × 6½") (12 cm. × 16.5 cm.)....
Rs. 3.50 nP. for the first copy
and Rs. 3.00 for each additional
copy thereof."

[No. 2(1)-TMP/61.]

M. H. SIDDIQI, Under Secy.

(Department of Company Law Administration)

New Delhi, the 20th January, 1962

S.O. 259.—In exercise of the powers conferred upon the Central Government under Section 624-A, of the Companies Act, 1956, the Central Government hereby appoints Shri S. S. Kumar, LL.M., a Section Officer in the Ministry of Commerce and Industry, Department of Company Law Administration, New Delhi, as Company Prosecutor for the conduct of all prosecutions arising out of the Companies Act, 1956, in all the Courts in the Union Territory of Delhi, except the Circuit Bench of the Punjab High Court.

[No. 46(2)-CL II/62.]

S. K. MAITRA, Dy. Secy.

(Indian Standards Institution)

New Delhi, the 10th January 1962

S.O. 260.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standard, particulars of which are given in the Schedule hereto annexed, has been established during the period 1st January to 10th January 1962.

THE SCHEDULE

Sl. No.	No. and Title of the Indian Standard established	No. and Title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
1	2	3	4
I	IS:1753-1951 Specification for Aluminium Conductors in Insulated Cables.	..	This standard specifies the electrical properties and construction of circular and shaped aluminium conductors in insulated cables. (Price Rs. 3.00).

Copies of this Indian Standard are available, for sale, with the Indian Standards Institution, 'Manak Bhavan', 9 Mathura Road, New Delhi-1, and also at its Branch Offices at (i) 232-Dr. Dadabhoy Naoroji Road, Fort, Bombay-1, (ii) Third Floor, 11 Sooterkin Street, Calcutta-13, (iii) 2/21 First Line Beach, Madras-1, and (iv) 14/69 Civil Lines, Kanpur.

No. MD/13:2.

(LAL C. VERMAN),
Director.

(Indian Standards Institution)

New Delhi, the 16th January 1962

S.O. 261.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that amendments to the Indian Standards given in the Schedule hereto annexed have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard amended	No. & date of Gazette Notification in which the establishment of the Indian Standard was notified	No. & date of the Amendment	Brief particulars of the Amendment	Date of effect of the Amendment
(1)	(2)	(3)	(4)	(5)	(6)
1	IS: 1308-1958 Specification for Aldrin Dusting Powders.	S. O. 74 dated 9th January 1960	No. 1 October 1961	<p>(i) In sub-clause 3.3.1 'Sieving Requirement' has been substituted for 'Sieving Requirement After Accelerated Storage'.</p> <p>(ii) The existing Appendix B has been deleted and substituted by a new Appendix.</p>	1st February 1962
2	IS: 1578-1960 Specification for Smoking Mixtures.	S.O. 3059 dated 24th December 1960	No. 1 October 1961	<p>(i) The existing clause 3.2 has been deleted and substituted by the following :</p> <p><i>'3.2 Freedom from Tobacco Beetle Attack—</i> The material shall be free from any tobacco beetle attack when examined by the method prescribed in Appendix C'. <i>'3.4 Tobacco Blend.—</i> The tobacco blend shall be based on an admixture of suitable proportions of imported tobaccos used for pipe-smoking mixtures and/or typical Indian flue-cured Agmark varieties or grades customarily used by the manufacturers together with typical Indian air or sun-cured Agmark varieties or grades customarily used by the manufacturers, and /or fire-cured Indian tobaccos.'</p> <p>(ii) The existing clause 3.4 has been deleted and substituted by the following :</p> <p><i>'3.4 Tobacco Blend.—</i> The tobacco blend shall be based on an admixture of suitable proportions of imported tobaccos used for pipe-smoking mixtures and/or typical Indian flue-cured Agmark varieties or grades customarily used by the manufacturers together with typical Indian air or sun-cured Agmark varieties or grades customarily used by the manufacturers, and /or fire-cured Indian tobaccos.'</p> <p>(iii) The existing Appendix C has been deleted and substituted by a new appendix.</p>	1st February 1962

(1)	(2)	(3)	(4)	(5)	(6)
				(iv) In clause G-1·1, line 1 '10 to 25 g' has been substituted for '25g'.	
				(v) In clause G-1·1, line 7 '500° to 550° C for one hour' has been substituted for '600°C for 2 hours'.	
				(vi) In clause L-3·1, line 1 '10·0 g' has been substituted for '4·50 to 5·50 g'.	
				(vii) In clause L-3·1, line 2 '15 ml' has been substituted for '10 ml'.	
				(viii) In clause L-3·1, line 21 '70 ml' has been substituted for '7·0 ml'.	
				(ix) In clause L-3·1, line 22 '5 ml' has been substituted for '5g'.	
				(x) The existing first two sentences of clause M-3·1 have been deleted and substituted by the following:	
				'Wash the residue from the distillation in the determination of arsenic (see L-3·1) into a flask and dilute it with water'.	

Copies of these Amendment Slips are available, free of cost, with the Indian Standards Institution, 'Manak Bhavan', 9, Mathura Road, New Delhi-1, and also at its Branch Offices at (i) 232, Dr. Dadabhoi Naoroji Road, Fort, Bombay-1, (ii) Third Floor, 11, Sooterkin Street, Calcutta-13, (iii) 2/21, First Line Beach, Madras-1, and (iv) 14/69, Civil Lines, Kanpur.

[No. MD/13:5.]

C. N. MODAWAL,
Deputy Director (Marks).

MINISTRY OF STEEL, MINES & FUEL

(Department of Mines and Fuel)

New Delhi, the 19th January 1962

S.O. 262.—Whereas by the notification of the Government of India in the Department of Mines and Fuel (Ministry of Steel, Mines and Fuel) S.O. 298, dated the 29th January, 1959 under sub-section (1) of section (4) of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) (hereinafter referred to as the said Act), the Central Government gave notice of its intention to prospect for coal in the lands in the locality specified in the Schedule appended to that notification;

And whereas by the notification of the Government of India in the Department of Mines and Fuel (Ministry of Steel, Mines and Fuel) S.O. 3061, dated

the 13th December, 1960 under sub-section (1) of section 7 of the said Act, notice was issued specifying a further period of one year commencing from the 29th January, 1961, as the period within which the Central Government may give notice of its intention to acquire the said lands or any rights in or over such lands;

And whereas the Central Government is satisfied that the Coal is obtainable in the whole or any part of the said lands;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the said Act, the Central Government hereby gives notice of its intention to acquire—

- (a) the lands measuring 520.00 acres of land as described in the Schedule 'A' appended hereto; and
- (b) the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 178.00 acres described in the Schedule 'B' appended hereto.

The plans of the area covered by this Notification may be inspected in the office of the Collector, Surguja (M.P.) or in the office of the Coal Controller, 1, Council House Street, Calcutta or in the office of the National Coal Development Corporation Limited (Revenue Section), "Darbhanga House", Ranchi.

Any person interested in the aforesaid lands may within 30 days of the issue of this Notification, file objection to the acquisition of the whole or any part of the lands or of any rights in or over such lands to the Coal Controller, 1, Council House Street, Calcutta.

SCHEDULE—'A'

Drawing No. Rev/159/61.

(Showing lands to be acquired.)

"All rights"

Village	Village No.	Patwari Halka No.	Tehsil	District	Area	Remarks
1	2	3	4	5	6	7
Charcha	84	12	Baikunthpur	Surguja	520.00 acres	Part.
TOTAL					520.00 Acres.	

P of Nos. to be acquired in village Charcha:— 2 to 16, 17(P), 18 to 47, 48(P), 49 to 64, 65(P), 66(P), 67 to 72, 73(P), 74 to 78, 79(P), 91(P), 133(P), 134(P), 135(P), 136(P), 137(P), 141(P), 142(P), 143(P), 145(P), 146(P), 147 to 182, 184 to 208, 209/1(P), 209/2(P), 209/3, 209/4(P), 210, 211(P), 212(P), 213, 214, 215(P), 216 to 235, 243(P), 244(P), 262(P), 263(P), 264(P), 265 to 281, 282(P), 283 to 288, 289(P), 290 to 293, 294(P), 295(P), 297, 298(P), 299, 300(P), 300/5, 301 to 310, 311(P), 312(P), 313 to 329, 330(P), 331(P), 332(P), 333(P), 334(P), 335(P), 344(P), 345, 346(P), 347(P), 348(P), 349 to 354, 355(P), 356(P), 357, 358, 359, 367(P), 368(P), 420(P), 484(P), 485 to 492, 493(P), 494, 495, 496, 497(P), 498(P), 499(P), 500, 501(P), 507(P), 517(P), 526(P), 527(P), 530(P), 531(P), 532, 533, 534(P), 535, 536, 538(P), 539 to 542, 543(P), 544 to 552, 553(P), 554 to 557, 558(P), 570(P).

Boundary Description :

C—D line passes along the Eastern Boundary of village Charcha which is the Cential line of Gez River.

D—E line passes along the common Boundary of village Charcha & Rackwa.

E—F line passes through Plot Nos. :— 570, 558, 484, 311, 312, 355, 356, 348, 347, 367, 368, 344, 330, 331, 332, 333, 334, 335, 420, 133, 134, 135, 136, 137, 145, 146, 143, 142, 141, 48, 91, 65, 66, 73, 79 and along southern boundary of Plont No. 78 upto point F.

F—G line passes along the western Boundary of Plot Nos. 78, 77, 76, 7, 5, 4, and 2 upto point G.

G—A line passes along the northern Boundary of village Charcha upto point A.

A—C line passes through Plot Nos.—17, 209/4, 209/2, 215, 209/1, 211, 212, 420, 264, 263, 262, 244, 243, 507, 282, 294, 289, 298, 300, 295, 501, 517, 499, 498, 497, 493, 534, 530, 531, 538, 527, 543, 526, and 553.

SCHEDULE—'B'.

SONHAT BLOCK—'B'

Drawing No. Rev/159/61

'Mining Right'

(Showing lands to mine quarry, bore, big and search for, wing work and carry away minerals etc.

Sl. No.	Village	Village No.	Patwari Ha-lka No.	Tahsil	District	Area	Remarks.
1.	Charcha.	84	12	Baikunthpur	Surguja	178.00 Acres.	Part
TOTAL						178.00 Acres.	(Approximately).

Plot Nos. to be acquired in Village Charcha :—17(P), 209(P)/4, 209(P)/2, 209(P)/1, 215(P), 211(P), 212(P), 420(P), 236 to 242, 243(P), 244(P), 245 to 261, 262(P), 263(P), 264(P), 282(P), 294(P), 295(P), 289(P), 296, 298(P), 300(P), 493(P), 497(P), 498(P), 499(P), 501(P), 502 to 506, 507(P), 508 to 516, 517(P), 518 to 525, 526(P), 527(P), 528, 529, 530(P), 531(P), 534(P), 538(P), 543(P) and 553(P).

Boundary Description :

A—B line passes along the northern boundary of village Charcha.

B—C line passes along the Eastern boundary of village Charcha which is the Central line of Gez River.

C—A line passes through Plot Nos. :— 553, 526, 543, 527 538, 531, 530, 534, 493, 497, 498, 499, 517, 501, 295, 300, 298, 289, 294, 282, 507, 243, 244, 262, 263, 264, 420, 212, 211, 209/1, 215, 209/2, 209/4, and 17.

[File No. C2-22(16)/60.]

P. S. KRISHNAN, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 16th January 1962

S.O. 263.—In exercise of the powers conferred by section 18 of the Indian Cocoput Committee Act, 1944 (10 of 1944), the Central Government hereby makes

the following rules further to amend the Indian Central Coconut Committee Rules, 1945, namely:—

1. These rules may be called the Indian Central Coconut Committee (Amendment) Rules, 1962.

2. For sub-rule (2) of rule 16 of the Indian Central Coconut Committee Rules, 1945, the following sub-rule shall be substituted, namely:—

(2) A member of the Committee, who is not in the service of the Government shall be entitled to draw in respect of any journey performed by him for the purpose of attending a meeting of the Committee or of a duly constituted Sub-Committee thereof such travelling and daily allowances as would be admissible in respect of such journey to servants of the Government of the first grade serving under the Central Government except that daily allowance would also be admissible for one day previous to the commencement of meeting, if the member arrives at the place of meeting in the forenoon of the previous day and one day after its termination, if he actually leaves the place of the meeting at 12 noon or in the afternoon of the following day. Half daily allowance would, however, be admissible for the day preceding and/or for the day following the meeting, if a non-official member arrives at 12 noon or in the afternoon of the day preceding the day of the meeting and/or he departs in the forenoon of the day following the day of the meeting.

[No. 7-117/61-Com.I/ICCoCR/Am/62.]

New Delhi, the 17th January 1962

S.O. 264.—Under Section 4(iv) of the Indian Cotton Cess Act, 1923 (14 of 1923), the Central Government are pleased to appoint Shri Madanmohan R. Rula, Bombay, as a member of the Indian Central Cotton Committee, Bombay, from 1st January, 1962 to 31st March, 1962.

[No. 1-4/62-Com.IV.]

SANTOKH SINGH, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 16th January 1962

S.O. 265.—The Government of Andhra Pradesh having nominated in exercise of the powers conferred by clause (e) of sub-section (2) of section 3 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), Dr. Ghulam Ahmed, Director of Public Health to be the representative of that Government on the Central Committee for Food Standards, in the vacancy caused by the resignation of Dr. C. R. Naidu, the Central Government in exercise of the powers conferred by the said section 3, hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. S.R.O. 1236, dated the 1st June, 1955, namely:—

In the said notification for entry 10, the following entry shall be substituted, namely:—

“10. Dr. Ghulam Ahmed, Director of Public Health, Andhra Pradesh, Hyderabad.

[No. F. 14-54/61-PH.]

B. B. L. BHARADWAJ, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Departments of Communications and Civil Aviation)

(P. & T. Board)

New Delhi, the 16th January 1962

S.O. 266.—In pursuance of sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following

amendments in the notification of the Government of India in the late Ministry of Communications (Posts and Telegraphs) No. S.R.O. 620, dated the 28th February, 1957, namely:—

In the said notification,

- (1) **In Part II—General Central Service, Class III.**—Under the heading "Offices of the Regional Traffic Superintendents and other Offices under their jurisdiction", for the existing entries in columns 1, 2, 3, 4 and 5, the following entries shall be substituted, namely:—

1	2	3	4	5
Engineering Super- visors.	Director of Tele- graphs; Director of Planning Deputy General Manager (Tele- phones); District Manager.	Director of Tele- graphs; Director of Planning Deputy General Manager (Tele- phones); District Manager. Regional Traffic Superintendent.	All (i) to (iii)	General Manager (Telephones); Member Admini- stration, Posts and Telegraphs Board. District Manager; Director of Tele- graphs; Director of Planning; Deputy General Manager (Tele- phones). Regional Traffic Superintendent."
All other posts	Regional Traffic Superintendent.	Regional Traffic Superintendent. Officer of Tele- graph Engineer- ing and Wireless Service, Class II (Incharge of the Unit).	All (i) to (iii)	District Manager; Director of Tele- graphs, Director of Planning; Deputy General Manager (Tele- phones). Regional Traffic Superintendent."

- (2) **In Part III—General Central Service, Class IV.**—Under the heading, "Offices of the Regional Traffic Superintendents and other Offices under their jurisdiction", for the existing entries in columns 1, 2, 3, 4 and 5, the following entries shall be substituted, namely:—

1	2	3	4	5
"All posts	Regional Traffic Superintendent.	Regional Traffic Superintendent. Officer of Tele- graph Engineer- ing and Wireless Service, Class II (Incharge of the Unit).	All (i) to (iii)	District Manager; Director of Tele- graphs; Director of Planning; Deputy General Manager (Tele- phones). Regional Traffic Superintendent."

[No. 44/28/60-DISC.]

N. K. NAIR,

Assistant Director General (Sea).

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS*New Delhi, the 17th January 1962*

S.O. 267.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendments to the "Regional Offices, (Class III and Class IV posts) Recruitment Rules, 1959" published in the notifications of the Ministry of Scientific Research and Cultural Affairs No. S.O. 2169, dated 25th September 1959 and No. 19-75/57-T.1, dated the 30th June, 1960.

1. These rules may be called the "Regional Offices (Class III and Class IV posts) Recruitment (Amendment) Rules, 1961.

2. In the schedule to the Regional Offices (Class III and Class IV posts) Recruitment Rules, 1959 against S. No. "4. U.D.C.", for the existing entries in Columns 6, 8, 9, 10, 12 and 15, the following entries shall respectively be substituted, namely:—

<i>Col. 6</i>	<i>Col. 8</i>	<i>Col. 9</i>	<i>Col. 10</i>	<i>Col. 12</i>	<i>Col. 15</i>
"Nil"	50% by promotion through departmental competitive examination from amongst L.D.Cs. of Regional Offices.	Nil	Nil	Nil	To be substituted as follows : "The detailed instructions regarding the departmental examination will be issued by competent authority from time to time".

[No. F. 19-75/57-T.1.]

A. B. CHANDIRAMANI,
Deputy Educational Adviser.

MINISTRY OF IRRIGATION AND POWER*New Delhi, the 17th January 1962*

S.O. 268.—In exercise of the powers conferred by sub-section (6) of Section 3 of the Electricity (Supply) Act, 1948, (LIV of 1948), the Central Electricity Authority, with the approval of the Central Government, hereby appoints Shri D. G. Shinde, Deputy Director in the Power Wing of the Central Water and Power Commission, as Secretary of the Central Electricity Authority, *vice* Shri C. K. V. Rao until further orders.

[No. 23/38/61-Adm. I(P).]

Sd/-
4/9/61

Sd/- T. N. IDNANI,
Member,
Central Electricity Authority.

MINISTRY OF REHABILITATION*(Office of the Chief Settlement Commissioner)**New Delhi, the 16th January 1962*

S.O. 269.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act 1954 (44 of 1954), the Central Government hereby appoints Shri B. K. Mehta, as Settlement

Officer for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took charge of his office.

[No. 6(1)/62-ARG.]

S.O. 270.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954), the Central Government hereby appoints Shri R. S. Phoolka, I.A.S., as Settlement Commissioner for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took over charge of his post.

[No. 5(11)/61-ARG.]

S.O. 271.—In exercise of the powers conferred by Sub-Section (1) of Section 6 of the Administration of Evacuee Property Act 1950 (XXXI of 1950), the Central Government hereby appoints for the State of Punjab, Shri R. S. Phoolka, I.A.S., Regional Settlement Commissioner, Jullundur, as Additional Custodian for the purposes of discharging the duties imposed on Custodian by or under the said Act with effect from the date he took over charge of his post.

[No. 5(11)/61-ARG.]

New Delhi, the 17th January 1962

S.O. 272.—In exercise of the powers conferred by Clause (a) of Sub-Section (2) of Section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (No 44 of 1954), the Central Government hereby appoints the officer for the time being holding the post of Administrator, Town Development Board, Hastinapur, as Managing Officer for the Custody, management and disposal of compensation pool.

[No. 7(60)ARG/60.]

New Delhi, the 18th January 1962

S.O. 273.—In exercise of the powers conferred by Sub-Section (i) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954), the Central Government hereby appoints Shri Rameshwar Dial Mathur, as Assistant Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took charge of his office.

[No. 8/55/ARG/61.]

New Delhi, the 20th January, 1962.

S.O. 274.—In exercise of the powers conferred by Clause (a) of Sub-Section (2) of Section 16 of the Displaced Person (Compensation and Rehabilitation) Act, 1954, (No. 44 of 1954) the Central Government hereby appoints for the Union Territory of Delhi, Shri V. B. Bhambani, Assistant Settlement Officer under the Settlement Commissioner (Government Built Property), New Delhi, as Managing Officer, for the custody, management and disposal of compensation pool with effect from the date he took over charge of his office.

[No. 8/54/ARG/60.]

S.O. 275.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954), the Central Government hereby appoints Shri V. B. Bhambani as Assistant Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act, with effect from the date he took charge of his office.

[No. 8/54/ARG/60.]

KANWAR BAHADUR,
Settlement Commissioner (A) and *Ex-Officio* Dy. Secy.

(Office of the Custodian of Evacuee Property)

ORDER

Bombay the 8th January 1962

S.O. 276.—In exercise of the powers conferred upon me by Sub-Section (4) of section 55 of the Administration of Evacuee Property Act (XXXI of 1950), I, J. S. Bajaj, Custodian of Evacuee Property, for the States of Maharashtra, Gujrat, Andhra Pradesh, Madras, Mysore and Kerala hereby delegate my powers of the Custodian for hearing and deciding appeals which are entertainable by me, under Section 24 of the said Act, to Shri M. N. Mathur, Deputy Custodian of Evacuee Property.

[No. F. 29(2)/ADMN/62/1551-80.]

S.O. 277.—In exercise of the powers conferred upon me by Sub-Section (3) of Section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, I, J. S. Bajaj, Regional Settlement Commissioner, Bombay hereby delegate my powers of the Settlement Commissioner for hearing and deciding appeals, which are entertainable by me under Section 22 of the said Act, to Shri Tikamdas Gehimal, Assistant Settlement Commissioner.

[No. F. 29(2)/ADMN/62/1551-80.]

J. S. BAJAJ,

Regional Settlement Commissioner.

DELHI DEVELOPMENT AUTHORITY*New Delhi, the 17th January 1962*

S.O. 278.—In pursuance of the provision of Sub-Section (4) of the Section 22 of the Delhi Development Act, 1957, the Delhi Development Authority has replaced at the disposal of the Central Government The Nazul land described in the Schedule below:—

SCHEDULE

Land measuring 21,794 sq. yds. bearing Khasra No. 229 part in Block 'E' of Jhandewala, Estate.

The above land is bounded as follows:—

'A'	North West	50/—00"	wide road.
	North East	40/—00"	wide low level road
	South East	50/—00"	wide road.
	South West	40/—00"	wide road.
'B'	North West	50/—00"	wide road.
	South West	40/—00"	wide road.
	South East	50/—00"	wide road.
	North East	40/—00"	wide road.

[No. L. 2(7)62.]

R. K. VAISH, Secy.

MINISTRY OF LABOUR AND EMPLOYMENT*New Delhi, the 17th January 1962*

S.O. 279.—In exercise of the powers conferred by section 6 of the Mica Mines Labour Welfare Fund Act, 1946 (22 of 1946), the Central Government hereby makes the following rules further to amend the Mica Mines Labour Welfare Fund Rules 1948, namely:—

1. These rules may be called the Mica Mines Labour Welfare Fund (Amendment) Rules, 1962.

2. In the Mica Mines Labour Welfare Fund Rules, 1948, in sub-rule (1) of rule 24, in clause (i) of the proviso, for the expressions "Rs. 10,000" and "Rs. 1,000" the expressions "Rs. 20,000" and "Rs. 2,500" shall respectively be substituted.

[No. 21(2)/61-MIII.]

A. P. VEERA RAGHAVAN, Under Secy.

New Delhi, the 17th January 1962

S.O. 280.—In exercise of the powers conferred by sub-section (1) of section 22-F of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 2838, dated the 16th November, 1960, namely:—

In the Schedule to the said notification,

(i) in the entries in column 2 against the entry 'Section 15' in column 1, the following entry shall be inserted at the commencement, namely:—

"In sub-section (1), reference to the 'State Government' shall be construed as a reference to the 'Central Government'";

(ii) for the existing entries relating to section 26 in columns 1 and 2, the following entries shall be substituted, namely:—

(1)	(2)
So much of section 26 as relates to the Sections aforesaid.	References to the 'State Government' shall be construed as references to the 'Central Government'."

[No. LWI-I-3(45)/60.]

K. D. HAJELA, Under Secy.

New Delhi, the 17th January 1962

S.O. 281.—The following order of the Central Government Industrial Tribunal, Dhanbad, is published for general information:—

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD

REFERENCE No. 19 of 1961.

Employers in relation to the Jeenagora East Bararee Colliery

AND

their workmen.

ORDER

Whereas in the Award dated 23rd November 1961, made by this Tribunal in the above dispute, by a clerical mistake or error arising out of an accidental slip or omission "Shri Falhari Mudi—Stacking Mazdoor" and "Shri Rajab Ali Mia—Pump Khalasi" have wrongly been described as "Smt. Falhari Mudi—Stacking Mazdoor" and "Smt. Rajab Ali Mia—Pump Khalasi".

Now, therefore, under the powers conferred by Rule 28 of the Industrial Disputes (Central) Rules 1957, the following correction is made in the said Award:—

For the pre-fix "Smt." before the names "Falhari Mudi—Stacking Mazdoor" and "Rajab Ali Mia—Pump Khalasi", appearing in the said Award substitute, the pre-fix "Shri".

It is directed that a copy of this Order be forwarded to the Government of India, Ministry of Labour and Employment.

At Bombay, this 5th day of January 1962.

(Sd.) Salim M. Merchant,
Presiding Officer,
Central Government Industrial Tribunal, Dhanbad.

[No. 2/210/60-LRII.]

New Delhi, the 19th January 1962

S.O. 282.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay, in the industrial dispute between the employers in relation to the Messrs. Associated Cement Company Ltd., and their workmen employed in the Kymore Lime-stone Quarry.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, BOMBAY

REFERENCE No. CGIT-8 OF 1961

Employers in relation to the Messrs. Associated Cement Company Ltd.,

AND

Their workmen employed in the Kymore Lime Stone Quarry.

PRESENT:

Shri Salim M. Merchant, Presiding Officer.

APPEARANCES:

For the Employers:—Counsel Shri R. J. Kolah, with Shri D. S. Dighe, Senior Personal Officer and Shri G. L. Govil, Personnel Officer.

For the Workmen:—Shri K. B. Chougule, Secretary, Kymore Quarry Karamachari Sangh, with Shri G. C. Jaiswal, Member, Executive Committee, Indian National Mine Workers' Federation, and Shri Emanuel Askar, General Secretary, Kymore Quarry Karamachari Sangh.

INDUSTRY: Lime Stone (Cement)

STATE: Madhya Pradesh

Bombay, Dated the 12th January 1962

AWARD

The Central Government, by the Ministry of Labour and Employment's Order No. 22/8/61-LRII dated 20th April 1961, made in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, (Act XIV of 1947) was pleased to refer the industrial dispute between the parties above-named in respect of the subject matters specified in the following schedule to the said order, to me for adjudication:—

SCHEDULE

- “(1) Whether the workmen employed during night shift in the Kymore Lime Stone Quarry of Messrs. Associated Cement Company Ltd., are entitled to any extra allowance and if so, the quantum of such allowance.
- (ii) Whether the present system of acting allowance to the workmen employed in the said quarry and acting in higher posts is satisfactory? If not, to what rates of acting allowance the workmen are entitled when acting in higher posts?”

The Union in its written statement dated 22nd May, 1961 and at the hearing on 6th January, 1962, in support of the demand for night shift allowance urged that night shift working entails greater strain and fatigue than day-shift working, and the night shift workers, therefore, deserve to be compensated for this extra strain by payment of an additional allowance; that the wages fixed by the Cement Wage Board had been applied to quarry workers also, but no consideration has been shown to categories of workmen required to work in night shifts, by rotation, who have to drive or operate heavy machines, even in inclement weather. It has on these grounds claimed that workers in night shifts should be awarded an extra allowance of 25 per cent of their total wages and that the benefit should be granted from the date the demand was first made.

The Company in its written statement and at the hearing denied that workmen required to work in the night shift are put to more strain and fatigue than those working in the day shift, because the workmen are not placed on night shift duty continuously, but are required to do work only by rotation, at reasonable intervals of time. It has urged that the recommendations of the Wage Board must be taken and accepted as a whole and the workmen of the Lime Stone Quarries having accepted all the benefits of wages under the recommendations of the Cement Wage Board, cannot go behind them and claim higher wages

in shape of extra allowance; that the fact that the Cement Wage Board did not recommend the grant of a special night shift allowance must be construed as meaning that it did not feel that a demand for it was justified. It has urged that this industry is of a nature where continuous working is essential for technical reasons and therefore the rotation of workmen into night shifts on the same remuneration as they get when working in the day shift is a condition of their service; that it is part of the workers' job and no special allowance is called for.

It is admitted that the night shift working in the Kymore Lime Stone Quarries is by rotation and there is no permanent night shift working. It is also admitted that the Lime Stone Quarries feeds the Cement Works of the same Company which is adjacent to the quarries. Shri Kolah, the learned Counsel for the Company has relied upon the decision of a Full Bench of the Labour Appellate Tribunal in the case of the Asbestos Cement Ltd. and their workmen (1954 1 L.L.J. p. 656), where it was held that where the industry is of such a nature that continuous working is essential for technical reasons, the rotation of a workman into the night shift on the same remuneration as he would be getting when working in the day shift is a condition of service; it is part of his job and no special allowance is called for. Shri Chougule has urged that the work in a Lime Stone Quarry is not of such a nature that continuous working is essential for technical reasons. He has stated that in Krishna and Madhukarai Quarries of this very Company which are also attached to the Company's Cement Works, this Company is paying the night shift workers a special allowance. But Shri Kolah has stated that the practice in these two quarries had started many years ago for extraneous reasons and that in none of the 15 or 16 other factories of this Company all over the country is night shift allowance granted.

It may be, that in a Lime Stone Quarry continuous working may not be necessary for technical reasons, yet I cannot over-look the fact that the quarry is feeding the Cement Works, whose continuous working for technical reasons is not denied. Considering this and the fact that night shift is done by rotation and in the absence of any evidence from the Union in support of its contention that night shift working in Lime Stone Quarries called for any special strain or hazard, I cannot accept the demand for an extra night allowance for the workmen employed during the night shift. This demand is therefore rejected.

With regard to the second demand for improving the existing system of officiating allowance, the Union's demand is that officiating allowance should be paid at the rate of the actual difference in wages on the date such acting job is done and in case the person officiating in the higher job is drawing higher wages than the permanent incumbent's wages, then he should be paid 25 per cent of the basic salary of the permanent incumbent as acting allowance. The existing rate of officiating allowance in this quarry, as stated by the Company, in its written statement, is that to workers officiating in higher grades, it gives one grades increment applicable in the higher grade in which the workman is asked to work and the Company has submitted that this quantum of payment is adequate and reasonable and no change is called for.

I have dealt with the question of officiating allowance in an earlier dispute in this Company's Nowrozabad Colliery being Reference C.G.I.T. No. 1 of 1960 and by my Award Part-II dated 12th April, 1960, in that dispute (see Government of India Gazette Part-II Sec. 3(ii) dated 7th May, 1960 at pp. 1450-52), I awarded the rate of officiating allowance at the rates fixed by the Hon'ble Supreme Court in the Case of Burn & Co., Ltd. and their Workmen & others (1958-59, 15FJR. p. 338 at p. 353), where their Lordships observed:—

"The existing rules, however, are consistent with the recognised principle that the acting incumbent will get as acting allowance, the difference between his salary and the minimum salary of the higher post in which he is acting subject to a maximum of 25 per cent of the incumbent's basic salary."

and I directed the Nowrozabad Colliery to give this rate of officiating allowance. In that Award I also directed that in cases where the officiating incumbent is drawing a pay equal to or higher in his own scale than the amount represented by the minimum of the scale of pay for the higher post in which he officiates, the officiating allowance should be 10 per cent of the pay which the officiating incumbent was getting on the date he was called upon to officiate in the higher post. I feel that a similar direction is also justified in this case and I, therefore, direct accordingly.

The next question to consider is whether any officiating period should be prescribed before officiating allowance can be claimed. Normally an officiating

period of a fortnight for the monthly-rated workmen and 7 days for the daily-rated is prescribed, but Shri Chougule has argued that these limits should not be prescribed and he has alleged that in this quarry there is a practice to ask several workers to officiate in a higher post for shorter periods than would entitle them to earn the officiating allowance, and thus deprive the workmen from earning any officiating allowance. But beyond making this vague allegation no proof in support thereof was adduced at the hearing. I would, therefore, retain the provision that in order to earn officiating allowance the officiating period in the case of a monthly rated post should be at least of a fortnight and in the case of a daily rated workman of a week.

In the result I hold on demand No. 2 under reference that the system of acting allowance for workmen employed in this quarry and acting in the higher posts is not satisfactory and award that the Company should grant acting allowance at the rates and on conditions prescribed by me in my said Award, dated 12th April, 1960, in respect of the workmen of this Company's Nowrozabad Colliery, and I further direct that this scheme of officiating allowance shall come into force from the date this Award comes into force.

No order as to costs.

(Sd.) SALIM M. MERCHANT,
Presiding Officer,
Central Government Industrial Tribunal, Bombay.

[No. 22/8/61-LRII.]

New Delhi, the 17th January 1962

S.O. 283.—In exercise of the powers conferred by section 73-B of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 1514[HI-1(106)/56], dated the 26th June, 1959, namely:—

In the Table annexed to the said notification for the entries relating to Punjab, the following entries shall be substituted, namely:—

I	2	3
"Punjab"	(1) Senior Subordinate Judges, and (2) Sub-Divisional Officer, Kulu (District Kangra).	The areas within the limits of their respective jurisdiction (excluding the areas falling within the jurisdictions of the Employees' Insurance Courts.)

[No. F. HI-1(24)/60.]

New Delhi, the 20th January, 1962

S.O. 284.—In exercise of the powers conferred by sub-section (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 28th January, 1962, as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force), and Chapters V and VI (except sub-section (1) of section 76 and sections 77, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following areas of Gobindgarh, Kapurthala and Phagwara in the State of Punjab, namely:—

I. Gobindgarh

Area	Had Bast No.
1. Gobindgarh	.. 1
2. Jasran	.. 2
3. Nasrali	.. 63
4. Kukar Majra	.. 64

in tehsil Sirhind, district Patiala.

II. Kapurthala

Kapurthala .. 134

in tehsil Kapurthala, district Kapurthala.

III. Phagwara

1. Phagwara East .. 73

2. Phagwara West .. 74

in tehsil Phagwara, district Kapurthala.

[No. F. 13(2)/62-HI.]

New Delhi, the 22nd January, 1962

S.O. 285.—Whereas the Central Government is satisfied that the employees of the Senior Electrical Engineer's Test Rooms, Calcutta, belonging to the Posts and Telegraphs Department under the control of the Ministry of Transport and Communications, are otherwise in receipt of benefits substantially similar or superior to the benefits provided under the Employees State Insurance Act, 1948 (34 of 1948);

Now, therefore, in exercise of the powers conferred by section 90 of the said Act and in continuation of the notification of the Government of India in the Ministry of Labour and Employment No. S. O. 1923, dated the 8th August, 1961, the Central Government hereby exempts the said factory from all the provisions of the said Act, for a further period of one year with effect from the 1st February, 1962.

[F. No. 6(68)/61-HI.]

S.O. 286.—Whereas the Central Government is satisfied that the employees of the Telegraph Workshops, Alipore, Calcutta, the Telephone Workshops, Bombay and the Telegraph Workshops, Jabalpur, belonging to the Posts and Telegraphs Department under the control of the Ministry of Transport and Communications, are otherwise in receipt of benefits substantially similar or superior to the benefits provided under the Employees' State Insurance Act, 1948 (34 of 1948);

Now, therefore, in exercise of the powers conferred by section 90 of the said Act, and in continuation of the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 246, dated the 19th January, 1961, the Central Government hereby exempts each of the above mentioned factories from all the provisions of the said Act, for a further period of one year with effect from the 1st February, 1962.

[F. No. 6(81)/61-HI.]

S.O. 287.—In exercise of the powers conferred by sub-section (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 28th January, 1962, as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force), Chapter V, and Chapter VI (except sub-section (1) of section 76 and sections 77, 78, 79 and 81, which have already been brought into force) of the said Act, shall come into force in the following areas of Raipur and Raigarh in the State of Madhya Pradesh, namely:—

I. Areas within the municipal limits of Raipur Town.

II. Areas within the municipal limits of Raigarh.

[F. No. 13(3)/62-HI.]

ORDER

New Delhi, the 20th January 1962

S.O. 288.—In exercise of the powers conferred by section 73-F of the Employees State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts for a further period of one year with effect from the 22nd January, 1962, from the payment of the employer's special contribution leviable under Chapter V-A of the said Act, every factory wherein ten or more persons are not employed, or

were not employed at any time during the preceding twelve months, by the principal employer directly or by or through an immediate employer, even though twenty or more persons are or were working in the premises.

[No. F. 6(2)/62-HI.]

BALWANT SINGH, Under Secy.

New Delhi, the 20th January, 1962.

S.O. 289.—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952), became applicable with effect from the 30th June, 1960, to the factory known as United Motors (India) Limited, Colaba, Bombay, there was in existence a provident fund common to the employees employed in the factory, to which the said Act, applies and the employees in their other establishments shown in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the aforesaid establishments.

SCHEDULE.

- | | |
|------------------------------------------------------------------|------------------------------|
| 1. United Motors (India) Limited Workshop. | } Hughes
Bombay.
Road, |
| 2. United Motors (India) Limited Account and General Department. | |
| 3. United Motors (India) Limited Store. | |

[No. 7(3)/61-PFII.]

P. D. GAIHA, Under Secy.

OFFICE OF THE SUPERINTENDENT OF CENTRAL EXCISE: KARWAR

NOTICE

Karwar, the 16th January, 1962.

S.O. 290.—Whereas it appears that the goods as mentioned in the undermentioned table seized in the vicinity of the Indo Goa border, were imported by land from Goa (Portuguese possessions in India) in contravention of the rules and notifications as mentioned against each.

S. No.	Date & place of seizure	By whom detected	Description of the goods	Quantity	Rules contravened
1	2	3	4	5	6
1	15-11-61, on board the Ship S. S. Sabarmati.	S.I.C.E. Karwar Port & staff.	(i) Sealed bottles of old smuggler Fine Scottish Whisky. (ii) 1 old trunk	27 bottles One	Sec. 5(1) of the Land Customs Act 1924, and Government of India, Ministry of C. & I. Import Control Order No.17/55 dt. 7-12-55, issued under Sec. 3 & 4A of the Imports and Exports (Control) Act 1947 and further deemed to have been issued under section 19 of the S.C.A. 1878.

2. Now therefore, any person claiming the goods is hereby called upon to show cause to the Superintendent of Central Excise Karwar, why the above mentioned goods should not be confiscated under section 5(3) of the Land Customs Act 1924, read with section 167(8) and 168 of the Sea Customs Act 1878 and why a penalty should not be imposed on him under section 7(1)(c) of the Land Customs Act 1924, read with Section 167(8) of the Sea Customs Act 1878.

3. If such an owner fails to turn up to claim the above mentioned unclaimed goods or to show cause against the action proposed to be taken, within 30 days from the date of publication of this notice in the Govt. of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(10)-294/61.]

C. K. GOPALAKRISHNAN,
Superintendent of Central Excise, Karwar.

POONA CENTRAL EXCISE COLLECTORATE

Poona, the 10th January, 1962

S.O. 291.—In exercise of the powers conferred upon me under rule 143 and 233, of the Central Excise Rules, 1944, I hereby order the following amendments in this Collectorate Notification No. CER/13/61, dated the 28th December, 1961.

2. The following shall be substituted for the existing clauses ix and x of para 1:—

"ix. When in L. 2 premises rawa is mixed with flakes to form a mixture, percentage of rawa and flakes in such mixture shall be shown in E. B. 3 book maintained by the licensee preparing or receiving such mixture in his premises. Such percentage shall also be shown on all transport permits and sale-notes issued for the movement of such admixture.

x. Movement of raw or mixture of rawa and flakes on sale-notes shall not be allowed. Such rawa or mixture shall move only under the cover of a transport permit issued by the proper Central Excise Officer.

Provided that stocks of rawa or mixture of rawa and flakes received on sale-notes prior to 1st January, 1962, or which were in transit on 1st January, 1962, under the cover of a sale note, shall be allowed to be cleared on sale note.

Provided further, that wholesale dealers who have no warehouses may clear on sale-note, any quantity of rawa or mixture of rawa and flakes if such quantity does not exceed 20 (twenty), Kgs., subject to the condition that such quantity shall mean the total quantity sold to a consumer/licensee during a day and it shall not be lawful for a licensee to split up a bigger consignment into smaller consignments of 20 (twenty) Kgs., or less, and cover their movement under more than one sale-notes issued in favour of the same person on a single day."

3. The following shall be added as para 2 and the existing para 2 renumbered as para 3.

"2. Provisions of para 1 above shall apply *mutatis mutandis* to separation of dust, rawa, flakes etc., out of mixture of tobacco also. Application for separation shall be made in the Form enclosed. Percentage of dust, rawa, flakes etc., in the mixture tobacco shall be determined in the presence of independent witnesses at the time of taking samples by the Range/Sector Officer in terms of para 1 (iii) above."

COLLECTORATE OF CENTRAL EXCISE
POONA

FORM OF APPLICATION FOR SEPARATION OF DUST, RAWA, FLAKES ETC. OUT OF MIXTURE TOBACCO

I/We L. 5 No. of desire to separate rawa, flakes, dust etc., out of mixture tobacco particulars of which are given below. Immediately after separation, I intend to warehouse/clear on payment of duty the resultant products. I/We undertake to abide by the conditions laid down in Notification No. CER/13/61 dated 28-12-1961 as amended from time to time.

Place :
Date:

Signature of the licensee
or his authorised agent.

Lot No.	Description	No. of packages	Quantity Kgs.	No. of T.P. 2/T.P. 3 under which re-warehoused /warehoused	D.F.W.	Percentage of (i) Dust (ii) rawa(iii) Flakes (iv) Kadi etc. in the mixture at the time of sampling by the Range/Sector Officer	Detailed particulars of premises such as area where separation will take place	Dates on which separation is intended to be undertaken	Remarks
1	2	3	4	5	6	7	8	9	10

Permission to separate dust, rawa, flakes etc. out of the above mixture from to granted.
(Dates)

OR

Permission to separate dust, rawa, flakes etc. out of the above mixture is refused as such separation is found to be unnecessary for the preservation, sale or disposal of the flake tobacco.

SUPERINTENDENT OF CENTRAL EXCISE

Sec. 3(4)] THE GAZETTE OF INDIA: JANUARY 27, 1962/MAGHA 7. 1885 309

[F. No. V(a)24-202/T/59.]
B. D. DESHMUKH,
Collector of Central Excise Poona.

CENTRAL EXCISE COLLECTORATE: DELHI

CORRIGENDUM

New Delhi, the 16th January 1962

S.O. 292.—In this Collectorate Public Notice published under S.O. 1263, dated 21st May, 1960 in the Gazette of India Part II, Section 3, Sub-Section (ii) as amended from time to time, the following further amendments shall be made:

Add the following to the heading of para 6 of the said Notice,—

“CYCLE PARTS”

[C. No. IV(16)64/57.]

K. NARASIMHAN,
Collector of Central Excise: Delhi.